03 MAY 2005

Expéditeur : le BUREAU INTERNATIONAL
Destinataire :

NOTIFICATION DE TRANSMISSION DE COPIES DE LA TRADUCTION DU RAPPORT D'EXAMEN PRELIMINAIRE INTERNATIONAL

(règle 72.2 du PCT)

POCHART, François Cabinet Hirsch-Pochart 34, rue de Bassano F-75008 Paris FRANCE CABINET AIRSCH
Room le:
- 5 JAN. 2005

29 décembre 2004 (29.12.2004)

Référence du dossier du déposant ou du mandataire non disponible

Demande internationale n°
PCT/FR2003/001118

Date d'expédition (jour/mois/année)

NOTIFICATION IMPORTANTE

Date du dépôt international (jour/mois/année) 09 avril 2003 (09.04.2003)

Déposant

LAFARGE PLATRES etc

1. Transmission de la traduction au déposant.

Le Bureau international transmet ci-joint copie de la traduction en langue anglaise qu'il a faite du rapport d'examen préliminaire international établi par l'administration chargée de l'examen préliminaire international.

2. Transmission d'une copie de la traduction aux offices élus.

Le Bureau international notifie au déposant qu'une copie de cette traduction a été transmise aux offices élus suivants qui exigent la traduction en question:

AZ, CH, CN, CO, GH, KG, KP, KR, MK, MZ, RO, RU, TM

Les offices élus suivants ont renoncé à l'exigence selon laquelle la transmission doit être effectuée à cette date; ils recevront une copie de cette traduction du Bureau international seulement à leur demande:

AE, AG, AL, AM, AP, AT, AU, BA, BB, BG, BR, BY, BZ, CA, CR, CU, CZ, DE, DK, DM, DZ, EA, EC, EE, EP, ES, FI, GB, GD, GE, GM, HR, HU, ID, IL, IN, IS, JP, KE, KZ, LC, LK, LR, LS, LT, LU, LV, MA, MD, MG, MN, MW, MX, NO, NZ, OA, OM, PH, PL, PT, SC, SD, SE, SG, SK, SL, TJ, TN, TR, TT, TZ, UA, UG, US, UZ, VC, VN, YU, ZA, ZM, ZW

3. Rappel concernant la traduction dans la ou l'une des langues officielles de l'office ou des offices élus.

Il est rappelé au déposant que, lorsqu'une traduction de la demande internationale doit être remise à un office élu, cette traduction doit comporter la traduction de toute annexe du rapport d'examen préliminaire international.

Il appartient au déposant d'établir la traduction en question et de la remettre directement à chaque office élu intéressé (règle 74.1). Voir le volume II du Guide du déposant du PCT pour de plus amples renseignements.

Bureau international de l'OMPI 34, chemin des Colombettes 1211 Genève 20, Suisse Fonctionnaire autorisé

Beate Giffo-Schmitt

n° de télécopieur+41 22 740 14 35

n° de télécopieur+41 22 338 87 20

Formulaire PCT/TB/358 (juillet 1996)

PATENT COOPERATION TREATY



PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

1.8	7 6 7	
751	PCT	
anslation intern	NATIONAL PRELIMINARY EXAMINATION RI	EPORT
	(PCT Article 36 and Rule 70)	
Applicant's or agent's file reference	FOR FURTHER ACTION See Notification of Preliminary Examination	
International application No. PCT/FR2003/001118		e (day/month/year) ril 2002 (10.04.2002
International Patent Classification (IPC B28B 19/00	C) or national classification and IPC	
Applicant	LAFARGE PLATRES	
	A	
This report is also accordance amended and are the barron 70.16 and Section 607 of	or sheets, including this cover sheet. Impanied by ANNEXES, i.e., sheets of the description, claims and asis for this report and/or sheets containing rectifications made be of the Administrative Instructions under the PCT). Of a total of sheets.	or drawings which have this Authority (see
This report contains indication	ns relating to the following items:	
	anort.	
I Basis of the re	port	
I Basis of the re	port	
II Priority	ment of opinion with regard to novelty, inventive step and industr	ial applicability
II Priority	ment of opinion with regard to novelty, inventive step and industr	ial applicability
II Priority III Non-establishm	ment of opinion with regard to novelty, inventive step and industr	,
II Priority III Non-establishm	ment of opinion with regard to novelty, inventive step and industr of invention ement under Article 35(2) with regard to novelty, inventive step o explanations supporting such statement	,
II Priority III Non-establishm IV Lack of unity of Reasoned state citations and extensions. VI Certain docum	ment of opinion with regard to novelty, inventive step and industr of invention ement under Article 35(2) with regard to novelty, inventive step o explanations supporting such statement	,
II Priority III Non-establishm IV Lack of unity of Reasoned state citations and experiments of the company of	ment of opinion with regard to novelty, inventive step and industr of invention ement under Article 35(2) with regard to novelty, inventive step o explanations supporting such statement ments cited	,
II Priority III Non-establishm IV Lack of unity of Reasoned state citations and experience of the control of	ment of opinion with regard to novelty, inventive step and industr of invention ement under Article 35(2) with regard to novelty, inventive step o explanations supporting such statement nents cited s in the international application	,
II Priority III Non-establishm IV Lack of unity of Reasoned state citations and experience of the company of	ment of opinion with regard to novelty, inventive step and industr of invention ement under Article 35(2) with regard to novelty, inventive step of explanations supporting such statement ments cited is in the international application vations on the international application Date of completion of this report	r industrial applicability
II Priority III Non-establishm IV Lack of unity of Reasoned state citations and experience of the control of	ment of opinion with regard to novelty, inventive step and industr of invention ement under Article 35(2) with regard to novelty, inventive step of explanations supporting such statement ments cited is in the international application vations on the international application Date of completion of this report	r industrial applicability

International application No.

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

PCT/FR2003/001118

I.	. Basis	of the re	eport	
1	. With	regard t	to the elements of the international application:*	
		the inte	ernational application as originally filed	
	$\overline{\boxtimes}$	the des	scription:	
		pages	1-13	, as originally filed
		pages		, filed with the demand
		pages	, filed with the letter of	,
	∇	the clai		
		pages		
		pages	, as amended (together wit	, as originally filed
		pages	· · · · · · · · · · · · · · · · · · ·	
		pages	, filed with the letter of	
			·	
		the drav		
		pages	1/5-5/5	, as originally filed
		pages		
		pages	, filed with the letter of	
	∐ t	he seque	ence listing part of the description:	
		pages		, as originally filed
		pages		
		pages	, filed with the letter of	
2.	the in	the lang	guage of a translation furnished for the purposes of international search (under Rule 2 guage of publication of the international application (under Rule 48.3(b)). guage of the translation furnished for the purposes of international preliminary exa	which is: (3.1(b)).
3.	With	regard	to any nucleotide and/or amino acid sequence disclosed in the international xamination was carried out on the basis of the sequence listing:	al application, the international
		contain	ned in the international application in written form.	
		filed to	gether with the international application in computer readable form.	
		furnish	ed subsequently to this Authority in written form.	
		furnish	ed subsequently to this Authority in computer readable form.	
			atement that the subsequently furnished written sequence listing does not go tional application as filed has been furnished.	beyond the disclosure in the
			atement that the information recorded in computer readable form is identical to turnished.	he written sequence listing has
4.		The am	nendments have resulted in the cancellation of:	
			the description, pages	
			the claims, Nos.	
			the drawings, sheets/fig	
5.		This rep	port has been established as if (some of) the amendments had not been made, since the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**	hey have been considered to go
	Replai in thi and 70	s report	heets which have been furnished to the receiving Office in response to an invitation as "originally filed" and are not annexed to this report since they do not co.	under Article 14 are referred to ntain amendments (Rule 70.16
		•	ent sheet containing such amendments must be referred to under item 1 and annexed t	o this report.
				- · - r - · · ·

International application No. PCT/FR 03/01118

V.	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;
	citations and explanations supporting such statement

1.	Statement			
1.	Statement			Ŀ
	Novelty (N)	Claims	1-12	YES
		Claims		NO
	Inventive step (IS)	Claims	1-12	YES
		Claims		NO
	Industrial applicability (IA)	Claims	1-12	YES
		Claims		NO

- 2. Citations and explanations
 - Reference is made to the following document:

D1: US-A-2 168 803 (JOHN PAGE) 8 August 1939 (1939-08-08)

- 2 Independent claim 1
- 2.1 D1, which is considered the prior art closest to the subject matter of claim 1, describes (references between parentheses relate to this document):

A continuous method for manufacturing plaster boards, in which two sheets of coated paper (11, 18) move to enclose a plaster-based cementing material (12) inside a shaping device (16, 17), creating a composite sheet which sets on two setting conveyors (19) along which are two wedge-shaped strips for making tapered longitudinal edges (cf. Page 1, column 1, lines 7-14) and in which the inserts (21) fastened to the cream-coloured paper (11) are given time to pass through the shaping device (16, 17), and the composite sheet made of cream-coloured paper, grey paper and cementing material is given time to set (page 2, column 1, lines 54-73), and in

International application No. PCT/FR 03/01118

which the shearing device cuts the composite sheet in the middle of the mark left by the insert (cf. Page 2, column 2, lines 9-25, figure 1).

Therefore, the subject matter of claim 1 differs from the subject matter known from D1 in that it includes the following stages:

- continuously prepare expandable, flexible, light inserts between 1 and 2 mm thick and between 5 and 20 mm wide,
- cut said inserts into a length equal to the width of the board being produced minus a value between 0 and 10 cm,
- pre-paste the top surface of said inserts,
- on the fly continuously paste said inserts according to a precise pitch "p" under the cream-coloured paper, positioning these crossways, centered and perpendicular to the movement of the cream-coloured paper,
- paste said inserts to the cream-coloured paper in an area which is necessarily located before the shaping device,
- allow said inserts to be conveyed by the creamcoloured paper,
- adjust the tension of the cream-coloured paper in such a way as to ensure the width of the mark remains between 10 and 18 cm.

The subject matter of claim 1 is therefore novel (PCT Article 33(2)).

2.2 The problem which the present invention is intended to solve is therefore to facilitate the use of inserts of different lengths, for example in case of

International application No. PCT/FR 03/01118

a production change.

- 2.3 The solution proposed in claim 1 of the present application is neither known nor suggested by the available prior art. The subject matter of claim 1 is therefore considered to be inventive (PCT Article 33(3)).
- 2.4 Claims 2 to 6 are dependent on claim 1 and, as such, therefore also meet the PCT requirements of novelty and inventive step.
- 3 Independent claim 7
- 3.1 D1, which is considered to be the prior art closest to the subject matter of claim 7, describes (references between parentheses relate to this document):
 - a device for implementing the method according to any claim 1 to 6, consisting of a line for manufacturing plaster boards in which two sheets of coated paper (11) and (18) unwind and come to enclose a plaster-based cementing material (12) inside a shaping device (16, 17), and make a composite sheet which sets on two setting conveyors (19) provided with beveled strips for horizontal tapering, and comprising a guide layer (10) located between the following-and-pasting device and the shaping device (16, 17), whose function is to protect the inserts (21) from being torn away accidentally, and to facilitate the passage and sliding of said inserts (21) between the followingand-pasting device and the shaping device (13), and comprising an insert (21) stripper (page 2, column 1, lines 62-73; 23, 24) located after the setting

International application No. PCT/FR 03/01118

conveyor (19) and before the shearing device (27) whose function is to strip, on the fly, the inserts pasted under the composite sheet, and comprising a shearing device (27) located after the setting conveyor (19) and after the insert (21) stripper (23, 24) whose function is to shear the composite sheet on each mark (figures 3, 4) left by the inserts (21).

Therefore, the subject matter of claim 7 differs from known document D1 in that it includes the following element:

A following-and-pasting device located in an area before the shaping device, whose function is to prepare the inserts out of a roll of flexible sheet, to come alongside the cream-coloured paper at frequent intervals, to paste said inserts on the fly and accurately under the cream-coloured paper, and to roughen and pre-mark the cream-coloured paper on either side of the insert pasted under said cream-coloured paper.

The subject matter of claim 7 is therefore novel (PCT Article 33(2)). The subject matter of claim 7 is also inventive (PCT Article 33(3)) for the reasons stated in paragraphs 2.2 and 2.3 above.

- 3.2 Claims 8 to 12 are dependent on claim 7 and therefore, as such, also meet the PCT requirements of novelty and inventive step.
- The subject matter of claims 1 to 12 is industrially applicable (PCT Article 33(4)).

International application No. PCT/FR 03/01118

5	Contrary to PCT Rule 5.1(a)(ii), the description
	does not indicate the relevant prior art disclosed
	in D1 and does not cite this document.
	III DI dira does not cite this document.